REMARKS

Reconsideration and allowance of the above-referenced application are respectfully requested.

I. STATUS OF THE CLAIMS

Claims 1, 12 and 15 are amended herein.

In view of the above, it is respectfully submitted that claims 1-17 are currently pending and under consideration in the present application.

II. REJECTION OF CLAIMS 1, 3, 12, 13, 15 AND 16 UNDER 35 U.S.C. §102(B) AS BEING ANTICIPATED BY USUKI ET AL. (US PATENT NO. 5,774,096A)

The present invention as recited in claim 1 (as amended herein), relates to a wearable display apparatus comprising "a main control unit…adjusting an image display position based on the view display position adjustment information."

Usuki discloses a head mounted display. As mentioned in the previous response, Usuki discloses that the image control device 800 processes picture signals, outputs the picture signals to the image display units 850 and outputs signals for adjusting the position of the display units, which controls the linear and swiveling movement of the image display units 850 (see column 19, lines 45-51). The linear movement of the image display units 850 means a linear movement of the right and left units moving closer to each other or moving away from each other, and the swiveling movement of the image display units means a movement of adjusting the angle formed by the optical axes of the image display units (see column 19, lines 56-61).

However, Usuki does not disclose the features recited in claim 1 of the present invention. Moreover, the cited disclosure of Usuki in which the Examiner points out in item 8, on page 11 of the Office Action, indicates that display units of Usuki are mechanically adjusted similar to the conventional head mounted display disclosed in paragraph 0012 on page 2 of the Applicant's specification. See, for example, column 4, lines 22-27 and 57-60, column 22, lines 47-48, and column 27, lines 60-65 as pointed out by the Examiner. Usuki teaches that the mechanical movement of the display units is adjusted according to an interpupillary distance of a particular user's eyes, which is not the same **adjusting an image display position** according to a user's interpupillary distance. Therefore, Usuki does not disclose or suggest adjusting an image display position based on view display position adjustment information as recited in claim 1 of

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the present invention.

Similar to claim 1, claim 12 (as amended herein) recites, "adjusting an image display position based on the view display position adjustment information," and claim 15 (as amended herein) recites, "the main control unit adjusts an image display position based on the view display position adjustment information." Therefore, it is respectfully submitted that Usuki also does not disclose the features recited in claims 12 and 15 of the present invention.

Claims 3, 13 and 16 depend from claims 1, 12 and 15, respectively. Therefore, for at least the reason the claims 1, 12 and 15 distinguish over the cited prior art, it is respectfully submitted that claims 3, 13 and 16 also distinguish over the cited prior art.

In view of the above, it is respectfully submitted that the rejection is overcome.

III. REJECTION OF CLAIMS 2, 4-11, 14 AND 17 UNDER 35 U.S.C. §103(A)

The comments in section II above also apply to the rejection of claims 2, 4-11, 14 and 17 because claims 2 and 4-11, claim 14, and claim 17 depend from claims 1, 12 and 15, respectively. Therefore, for at least the reason that claims 1, 12 and 15 distinguish over the cited prior art, it is respectfully submitted that claims 2, 4-11, 14 and 17 also distinguish over the cited prior art.

In view of the above, it is respectfully submitted that the rejection is overcome.

IV. CONCLUSION

In view of the foregoing amendments and remarks, it is respectfully submitted that each of the claims patentably distinguishes over the prior art, and therefore defines allowable subject matter. A prompt and favorable reconsideration of the rejection along with an indication of allowability of all pending claims are therefore respectfully requested.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

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